Case 17-22468-GLT

Doc 66

Entered 09/12/18 15:53:39 Filed 09/12/18

Document

Page 1 of 1

U.S. BANKRUPTCY COURT - WDPA

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In re:

Case No.:

17-22468-GLT

Brian D. Matson Angela M. Matson

Date:

Chapter:

9/12/2018

Debtor(s).

Time:

10:00

13

PROCEEDING MEMO

MATTER:

#63 - Motion for Leave to File Notice of

Request for Loss Mitigation

#65 - Response of Fay Servicing In Opposition

To Debtor's Motion

APPEARANCES:

Debtor:

Matthew M. Herron

U.S. trustee:

Owen Katz

Fay:

James C. Warmbrodt

NOTES:

Herron: This is the second request for LMP. The first request was approved but the debtors fell a few hundred dollars shy. The plan would fail absent LMP because the arrears on the plan are approximately \$70,000.

Court: Why were the payments short?

Herron: There was some confusion as to the amount on the wage attachment.

Warmbrodt: The objection was based on the grounds of feasibility. The present motion does not indicate why the payment would be feasible now when it was not before.

Court: What is the payment history?

Katz: The payments are current under the plan.

OUTCOME:

1. The Motion for Leave to File Notice of Entry into Loss Mitigation Program [Dkt. No. 63] is granted (O/E).

DATED: 9/12/2018